



**State of New Hampshire**  
Public Employee Labor Relations Board

**Sugar River Education Association, NEA-NH**

v.

**Claremont School Board**

**Case No. E-0188-1**

**Decision No. 2015-259**

Order

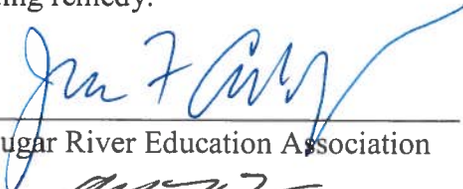
The parties appeared for hearing on December 15, 2015 and stipulated and agreed as follows:

1. The Parties agree to the unrestricted submission of the issue regarding the implementation of the A/B schedule at Stevens High School to Arbitrator Gary Altman for the determination of remedy;

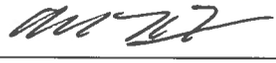
2. The Parties agree that Arbitrator Altman's determination on remedy shall be binding, but the Board reserves the right to challenge the Arbitrator's remedy on public policy grounds; and,

3. The Association agrees to withdraw the Unfair Labor Practice Charge currently pending before the PELRB, Case No. E-0188-1, but reserves the right to refile in the event the Board refuses to enforce the Arbitrator's award regarding remedy.

Date: 12/15/15

  
Sugar River Education Association

Date: 12/15/15

  
Claremont School Board

Stipulation approved. Case dismissed. So ordered.

December 15, 2015

/s/ David J.T. Burns

David J.T. Burns, Esq., Chair

By unanimous vote of Chair David J.T. Burns, Esq., Board Member Carol M. Granfield, and Board Member Richard J. Laughton, Jr.

Distribution: James F. Allmendinger, Esq.  
Mark T. Broth, Esq.  
Anna B. Cole, Esq.